

**CRIMINAL COURTROOM MINUTE SHEET  
GRAND JURY ARRAIGNMENT ON INDICTMENT**

**DATE 7/13/2021 CASE NO. CR-21-139-SLP RECORD: Ctrm 201, 3:00 p.m.; 15 minutes**

**MAGISTRATE JUDGE GARY M. PURCELL CTRM DEPUTY CARRIE JAMES**

**UNITED STATES OF AMERICA vs. VALENA ALICIA ACOSTA-GWYNN**

**X Dft states true and correct name as same Age 43**

**PLF CNSL DANIELLE CONNOLLY DFT CNSL ANDREW CASEY/JOHN JENSON**

**CJA Retained**

**PT SERVICES: CANDICE JONES INTERPRETER: \_\_\_\_\_**

**X Defendant appears in custody of USM with counsel.**

**X Defendant informed that he / she is not required to make a statement and that any statement made by him/her may be used against him / her.**

**X Defendant advised of his / her right of consular notification.**

**X Defendant provided copy of Indictment. Dft fully advised by the Govt's statement of the substance of the count(s).**

**X Court inquires of Plaintiff regarding notifying victim(s) of their rights.**

**X Parties informed of FRCrP 5(f) obligation under *Brady* and possible consequences.**

**X Defendant enters plea of Not Guilty.**

**X Case set on jury docket beginning the week of SEPTEMBER 14<sup>TH</sup>, 2021 at 9:30 A.M.**

**X Govt recommends Dft be detained based on risk of flight and/or danger to the community and requests a -day continuance / is ready to proceed with the detention hearing. Upon motion of the Govt and request for continuance by (both) Govt & Dft, detention hearing is set for Thursday, July 15<sup>th</sup>, 2021 @ 11:00**

**Defendant temporarily detained pending detention hearing. Written Order entered.**

**Defendant waives right to detention hearing. Waiver of Detention Hearing and Consent to Order of Detention Pending Further Proceedings entered. Order of Detention entered.**

**Defendant requests the Detention Hearing be postponed at this time reserving the right to request a hearing at a later date should Defendant be released from current hold/sentence.**

**Defendant released on previously posted bond w/conditions per Release Order.**

**Bond set at \_\_\_\_\_ with conditions per Release Order as the Court finds that the release of the Defendant on a personal recognizance bond or unsecured appearance bond would not reasonably assure his/her appearance in court and the safety of the community.**

**Defendant detained per Detention Order previously entered**

**The Court finds good cause to exceed the 3 and 5-day time limits provided by the Bail Reform Act. A Detention Hearing will not be held at this time based upon Defendant=s federal hold/sentence (in this or other jurisdictions). Should Defendant be released from the hold/sentence, a Detention Hearing will be promptly held upon request of either party.**

**Defendant remanded to custody of USM pending execution of bond.**

**X Defendant remanded to the custody of USM. \_\_\_\_\_**

**X Mr. Casey's oral motion to withdraw is Granted.**